FORM 32. Response to Notice to Advise of Scheduling Conflicts

Form 32 March 2023

UNITED STATES COURT OF APPEALS FOR THE FEDERAL CIRCUIT

RESPONSE TO NOTICE TO ADVISE OF SCHEDULING CONFLICTS

Case Number:	24-1098
Short Case Caption:	Brita LP v. ITC
Party Name(s):	Brita LP
schedule cases for oral a motion to reschedule is r	court uses this form to determine whether and when to argument. Arguing counsel may be changed later, but a equired once the court schedules argument. Please plan in limit on the number of arguing counsel in Fed. Cir. R. 34(e)
Argument Waiver	☐ My party intends to waive oral argument.
may still schedule thi	this box must still complete the below sections. The court s case for oral argument even if any party intends to cheduled, parties may still elect to waive argument using foral argument form.
Other Parties Repres	enting Interests
\square Counsel for another	party will represent my party's interests at oral argument
	cked, skip the remaining sections. Any argument date will flict dates for counsel arguing on behalf of your party.
Name of Expected Ar	guing Counsel Deanne E. Maynard
Dates Unavailable	
•	navailability within the specific sessions identified by the of Scheduling Conflicts in your case?
☐ Yes ✓ No	
include a statement s cause or that do not pe accepted. The court wil has filed an entry of apper or rejected conflict date	te sheet listing up to ten dates of unavailability and howing good cause for each date . Dates without good rtain to arguing counsel (e.g., client conflicts) will not be lonly accept dates for one counsel and only if that counsel earance. The Clerk's Office will evaluate and note accepted s; counsel may contact the Clerk's Office about re-filing if Fed. Cir. R. 34(d); Practice Notes to Rule 34.

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Potential Case Conflicts			
Are there other pending cases before this court (regardless of case status) in which expected arguing counsel in this case also expects to argue?			
✓ Yes □ No			
If yes, attach a separate sheet listing those cases.			
I certify the above information and any attached statement is complete and accurate. I further certify that I will update my notice should new conflicts arise or existing conflicts change.			
Date: <u>08/20/2024</u>	Signature:	/s/ Deanne E. Maynard	
	Name:	Deanne E. Maynard	

No. 24-1098

UNITED STATES COURT OF APPEALS FOR THE FEDERAL CIRCUIT

BRITA LP,

Appellant,

v.

International Trade Commission,

Appellee,

Zero Technologies, LLC, Culligan International Co., Vestergaard Frandsen Inc., d/b/a LifeStraw, Kaz USA, Inc., Helen of Troy Limited,

Intervenors.

Appeal from the United States International Trade Commission in Investigation No. 337-TA-1294

POTENTIAL CASE CONFLICTS

Arguing counsel also expects to argue the following pending cases. If one or more of these are set for the same sitting, counsel respectfully requests that the Court allow at least one day in between each argument to prepare, consistent with the Court's guidance with respect to allowable scheduling conflicts, which indicates the Court will accept one day of hearing preparation as a conflict:

C.R. Bard, Inc. v. AngioDynamics, Inc., No. 23-2056

GeoComply Solutions Inc. v. XPoint Services LLC, No. 23-1578

Novartis Pharmaceuticals Corp. v. Torrent Pharma, No. 23-2218, et al.

Novartis Pharmaceuticals Corp. v. MSN Pharmaceuticals Inc., No. 24-2211

Dated: August 20, 2024 Respectfully submitted,

/s/ Deanne E. Maynard
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